The Honorable Robert S. Lasnik 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 FEDERAL DEPOSIT INSURANCE CORPORATION as Receiver for Washington No. 14-cy-00545-RSL 11 Mutual Bank. 12 Plaintiff, STIPULATED MOTION AND ORDER REGARDING DEADLINES FOR 13 **EXPERT DISCOVERY** v. 14 ARCH INSURANCE COMPANY. NATIONAL UNION FIRE INSURANCE 15 COMPANY OF PITTSBURGH, PA, and LLOYD'S SYNDICATE NOS. 2987, 2000 16 and 382 and WUERTTEMBERGISCHE VERSICHERUNG A.G. 202388900007 as 17 subscribers to the LLOYD'S POLICY and the COMPANIES INSURANCE POLICY NO. 18 509/QA015607, 19 Defendant. 20 **STIPULATION** 21 The Parties to this action, by and through their undersigned counsel, request that the 22 Court modify the Amended Order Setting Trial Date and Related Dates (dkt #149) to adjust the 23 dates for expert disclosures and expert depositions. This motion will not change the current 24 deadlines for dispositive motions or the trial date. Expert reports are currently due December 25 6, 2017, with discovery set to close February 4, 2018. The parties believe their expert reports 26 should take into account the full scope of fact discovery. The parties have conducted a number 27 STIPULATED MOTION AND ORDER REGARDING DEADLINES FOR

EXPERT DISCOVERY

4833-9390-1393v.1 0093708-000024

(14-cv-00545-RSL) - 1

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of depositions and are working to schedule the remaining fact depositions of witnesses spread throughout the country. Accordingly, the Parties request that the deadline for expert reports be moved to January 20, 2018 and that depositions of experts be completed by February 20, 2018. In addition, the Parties request that the deadline for the settlement conference be extended by ten days, from February 18, 2018, to February 28, 2018. This short extension will allow the Parties to have the benefit of the expert depositions prior to the settlement conference.

If granted, this Motion would make the following indicated changes to the Court's prior case schedule:

TRIAL DATE	June 4, 2018
Reports from expert witnesses under FRCP 26(a)(2) due	December 6, 2017 January 20, 2018
All motions related to discovery must be noted on the motion calendar no later than the Friday before discovery closes pursuant to LCR 7(d) or LCR 37(a)(2)	
Fact_Discovery completed by	February 4, 2018
Expert depositions completed by	February 20, 2018
Settlement conference held no later than	February <u>1828</u> , 2018
All dispositive motions must be filed by and noted on the motion calendar no later than the fourth Friday thereafter (see LCR 7(d)(3))	March 6, 2018
All motions in limine must be filed by and noted on the motion calendar no earlier than the <u>second Friday</u> thereafter. Replies will be accepted.	May 7, 2018
Agreed pretrial order due	May 23, 2018
Pretrial conference to be scheduled by the Court	
Trial briefs, proposed voir dire questions, proposed jury instructions, and trial exhibits due	May 30, 2018

1	Length of Trial: 10-15 days		Jury	
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4	IT IS SO STIPULATED.			
5	RESPECTFULLY SUBMITTED this 16 th day of October, 2017.			
6	DAVIS WRIGHT TREMAINE LLP	SEDGWICK	LLP	
7	Bys/Everett W. Jack, Jr. Everett W. Jack, Jr., WSBA No. 06298	By <u>s/Robert</u> A. M	Meyers, WSBA No. 24846	5
8	Attorneys for Defendant National Union Fire Insurance Company of Pittsburgh, PA		Defendants Certain Under	
9		Lloyd's, Lond Versicherung	lon and Wurttembergische A.G.	;
10	HILLIS CLARK MARTIN & PETERSON P.S.	REED SMITH	H LLP	
11	By s/Michael R. Scott	By <u>s/Barr</u> Barry S. Ro	y S. Rosen	
12	Michael R. Scott, WSBA #12822 Jake Ewart, WSBA #38655	Duane F. S	igelko	
13	Attorneys for Plaintiff Federal Deposit Insurance Corporation	Denise M. Attorneys for	Ware Plaintiff Federal Deposit	
14		Insurance Cor	poration	
15	CLYDE & CO US LLP	BETTS PATT	TERSON & MINES	
16	By <u>s/Alec H. Boyd</u> Alec H. Boyd	By <u>s/Herbert M</u>	bert Matthew Munson atthew Munson	—
17	Kim W. West Attorneys for Defendant Arch Insurance	Attorneys for Company	Defendant Arch Insurance	•
18	Company			
19				
20	IT IS SO ORDERED.			
21	DATED this 17 th day of October, 2017.			
22	DATED this 17 day of October, 2017.	01 45		
23			Casnik	
24		Robert S. Las United States	snik s District Judge	
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STIPULATED MOTION AND ORDER REGARDING DEADLINES FOR EXPERT DISCOVERY (14-cv-00545-RSL) - 3

4833-9390-1393v.1 0093708-000024

27